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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	FIRST NAMED INVENTOR ATTORNEY DOCKET NO.		
10/552,818	10/11/2005	Bernhard Gleich DE 030118		5552	
24737 7590 08/03/2009 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 PRIABCLUE MANOR NY 10510			EXAMINER		
			DEJONG, ERIC S		
BRIARCLIFF MANOR, NY 10510			ART UNIT	PAPER NUMBER	
			1631		
			MAIL DATE	DELIVERY MODE	
			08/03/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Appli	Application No.		Applicant(s)			
		10/55	2,818	GLEICH, BERN	GLEICH, BERNHARD			
Office Action Summary			iner	Art Unit	T			
		ERIC	S. DEJONG	1631				
Period fo	The MAILING DATE of this commu or Reply	nication appears or	the cover sheet	with the correspondence	address			
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Masions of time may be available under the provision SIX (6) MONTHS from the mailing date of this composition of period for reply is specified above, the maximum is to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF s of 37 CFR 1.136(a). In I munication. tatutory period will apply a y will, by statute, cause the	THIS COMMUI no event, however, may and will expire SIX (6) Me application to become	NICATION. of a reply be timely filed nonTHS from the mailing date of this nonABANDONED (35 U.S.C. § 133).				
Status								
	Responsive to communication(s) fil	ed on 01 May 200	a					
2a)□	Responsive to communication(s) filed on <u>01 May 2009</u> . This action is FINAL . 2b)⊠ This action is non-final.							
3)		<i>'</i> —		atters, prosecution as to t	he merits is			
٥/ك	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	on of Claims							
4)⊠	Claim(s) <u>1-19</u> is/are pending in the	application.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.							
	□ Claim(s) is/are allowed.							
·	Claim(s) <u>1-19</u> is/are rejected.							
	Claim(s) is/are objected to.							
-	Claim(s) are subject to restri	ction and/or election	on requirement.					
Applicat	ion Papers							
9)□	The specification is objected to by the	ne Examiner						
,—	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
7-7	Applicant may not request that any obje		•— •	· ·				
		_						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies	of the priority doc	uments have be	en received in this Nationa	al Stage			
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
	e of References Cited (PTO-892)			w Summary (PTO-413)				
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date 3) ☑ Information Disclosure Statement(s) (PTO/SB/08) 5) ☐ Notice of Informal Patent Application								
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>09/17/2009</u> .		6) Other: _					

DETAILED OFFICE ACTION

Applicants response filed 05/01/2009 is acknowledged.

Election/Restrictions

Applicant's election without traverse of Group I (claims 1-19) in the reply filed on 05/01/2009 is acknowledged.

Claims 20-35 are cancelled. Claims 1-19 are pending and currently under examination.

Information Disclosure Statement

The information disclosure statements (IDS) submitted on 09/17/2007 is acknowledged. Said IDS has been considered by the examiner and a signed copy of the associated PTO-1449 forms have been included with this Office action.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Independent claim 1 recites the limitation of an "at least partially coated covered and/or coated magnetic particles having at least one solid, viscous and/or liquid shell or coating" in lines 10 and 11. This causes the metes and bounds of the instant claim to be indefinite because it cannot be determined what magnetic particles, if any, are excluded by the recited limitation. It is unclear from the extremely broad language of "at least partially coated" and "having a solid, viscous or liquid" whether or not applicants intend to encompass any and all naturally occurring spin 1/2 nuclei in a solution state. By a plain reading of the claim any molecule comprising a naturally occurring spin 1/2 nuclei that is completely surrounded by water would meet the instantly recited limitation.

Further regarding independent claim 1, the phrase "charging the, in particular relative, spatial position" is recited in line 17. The phrases "particularly" and "in particular" as set forth above renders the claims indefinite because it is unclear whether the limitation(s) following the phrase are part of the claimed invention. See MPEP § 2173.05(d). For the purpose of prior art considerations, the instant claim has been construed broadly to encompass said limitation following the phrase "particularly" but not exclusively limited there to.

Regarding claims 2-19, each of said dependent claims recite the limitation "characterized in that" in line 1 of said claims. This causes the metes and bounds of the instant claims to be indefinite because a characterization of a method fails to establish what, if any, additional process steps are required to be performed by a practitioner of

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the claimed invention. It is further unclear from said dependent claims if the recited "characterized" aspects of a method are directed to of inherent molecular arrangements or other naturally occurring molecular processes that occur in the presence of magnetic fields or, alternatively, result from additional steps performed by the hand of a practitioner. For these reasons, the metes and bounds of claims 2-19 cannot be clearly determined from the instant claims what, if any, of the recited "characterized" methods involve additional process steps so as to further limit the claims from which they depend.

Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by either of Heldmann et al. or Wasterby et al.

The instant claim is directed to an extremely broad process for evaluating signals that depend on the magnetization in an examination area influenced by changing magnetic field strength over a spatial region of said examination area comprising magnetic particles. The magnetic particles are further limited to agglomerated and/or coupled to one another in pairs or more, particularly covalently, ionically, coordinatively or via hydrogen bridge bonds or Van der Waals bonds. Further said magnetic particles have two states, where a second state is introduced by a magnetic field. In it's current form, the claimed process is so broadly constructed that it encompasses any and every NMR and MRI spectroscopic technique that requires the use of spatial magnetic field

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gradients applied to spin ½ nuclei. Such methods broadly include every known MRI imaging techniques, NMR spectroscopic investigations of solution state biological structures, and solid state NMR investigations. Heldmann et al. and Wasterby et al. are relied upon in the instant rejection for demonstrating the application of spatial gradient fields to sample containing spin ½ nuclei that flip between spin ½ and spin - ½ states under the influence of RF-magnetic field pulses as described above and instantly claimed. For these reasons it is maintained that Heldmann et al. and Wasterby et al. fully anticipate the instant claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ERIC S. DEJONG whose telephone number is (571)272-6099. The examiner can normally be reached on 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marjorie Moran can be reached on (571) 272-0720. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/ERIC S. DEJONG/ Primary Examiner, Art Unit 1631